1	SCOTT N. CAMERON (SBN 226605)		
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3	Sacramento, CA 95814 Ph. 916-442-5230		
4	A 44		
5	Attorney for: JIMMY LEUNG		
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7			
8	IN THE UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10		I	
11	UNITED STATES OF AMERICA,	CASE NO. 96-CR-350 WBS	
12	Plaintiff,	STIPULATION TERMINATING PRETRIAL RELEASE CONDITIONS	
13	v.	AND SUPERVISION BY PRETRIAL SERVICES; PROPOSED ORDER	
14	JIMMY LEUNG, et. al.,	SERVICES, I ROTOSED ORDER	
15	Defendants,		
16			
17	STIPULATION		
18	The parties, through undersigned counsel, stipulate that all pretrial release conditions,		
19	including supervision by Pretrial Services, imposed on defendant Jimmy Leung on July 17, 1998, may		
20	now be terminated. Termination of supervision has been recommended by Pretrial Services in light of		
21	Mr. Leung's compliance with supervision for almost 15 years.		
22	IT IS SO STIPULATED.		
23			
24	DATED: October 25, 2013		
25 26	21122. 300001 20, 2010		
27	<u>/s/ William S. Wong</u> WILLIAM S. WONG		
28		United States Attorney	
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Case 2:96-cr-00350-WBS Document 856 Filed 10/29/13 Page 2 of 2

1	DATED: October 25, 2013	
2		
3		/s/ Scott Cameron SCOTT N. CAMERON
4		Counsel for JIMMY LEUNG
5		
6		ORDER
7	IT IS SO ORDERED	
8	IT IS SO ORDERED.	
9	Dated: October 28, 2013	
10		Dale A. Dage
11	Dad1.crim Leung0350.stipord.term.COR	DALE A. DROZD
12	Leungo550.supord.term.COK	UNITED STATES MAGISTRATE JUDGE
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